1 Donaldson

# PHILANTHROPIST.

V OLUME VII. NO. 17.

CINCINNATI. WEDNESDAY, DECEMBER 21, 1842.

WHOLE NO. 329.

# THE PHILANTHROPIST.

GAMALIEL BAILEY, JR. SIXTH STREET, NORTH SIDE; BETWEEN AND RACE, TWO DOORS WEST OF COLLEGE STREET.

CINCIN NATI.

# Lawyers Cards.

BIRNEY & SELDEN.

hittlesey, Washington City, D.C. Wright, Cincinnali, Ohio.

as. Witson, Stenbenville, "
obn Sloane, Columbus, "
obn Sloane, Columbus, "
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L. & S. Kawson, Minaillon, 
Tennia & K. Kawson, Minaillon, "
Tennia & New York, "
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andy, Esq. on Allen, Esq. Toledo, uel Church, Esq. Pittsburgh, Pa.

ORIGINAL.

AL SOCIETY OF RIPLEY COLLEGE.

red at Ripley, Brown Cc. O., Sept. 29 1842.

BY J. BLANCHARD.

TRILISHED BY YOTE OF THE AUDIENCE.

setfully dedicated to the Almuni, officers, and
members of the Colleges and Theological

Seminaries of the United States.

morals and resigned.

In a do control in the various departments of business, and civil politics; but in ments of business, and civil politics; but in the politics of the control denominations, excepting some few feel which grows the sugar, being one in inter-feel gloom denominations, excepting some few sets, are often so in spirit. There is no point on fanalical sects, the opinions of the best information.

shility, is in all classes, simply because condemn none. And who hover delicately the arena where God's children are warning tahlished abuses, like huzzards over a bat-

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THE PHILANTH ROPIST.

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		Whig.	Dem.	Liberty.
of	1840	222,011	216,808	2,662
6.6	1942	186,088	208,070	7,262

All yeother, its jour two dellars, and yours, and the commanity against the intiles, and the commanity against the intiles and the commanity against the intiles and public policy demands,
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to be retained, building, whether this was to
an individual of the second of t

	,	THE PHII	LANTHROPIST.	Bernard Commission (Commission Commission Commission Commission Commission Commission Commission Commission Co	
dignities. But, I would just say, that had	One thing, however, appears to be evident—there are			shall be received by this House, or entertained in	W. C. Johnson introduced a resolution to
habit of Saving against me I should have	more colored people in Cincinnati than can now find profitable employment, or a comortable home. The country helds on to all such advantages not to be lightly overlooked. We like to see colored men becoming farmers. Many	The first week of the session was occupied chiefly with the election of officers, appointment of	tray the wanderer; secondly, that it would ex- tend the benefits of education to all, without dis-	rescinded.	
Om this man	obstacles are constantly thrown in their way, if they would	Resolutions were passed protesting against the	tiction of class or color. For these two crimes, the McNulty and Byington school of Legislators,	W C Johnson of Maryland inquired whether	members of the House; that time should be alle
				it was susceptible of amendment.	ed for explaining their positions, and submitti their opinions. He had wished to speak on so particular subject himself and could not ha
oncerning, myself-and he must not be offend- the same reason should hereafter prevent	or guner waren't is tearned. But, with moderate enter- prise, colored people can become farmers, good, substan- tial fermers, and then they are elevated at once above de- pendence upon niggardly patronage. Amidst their well stocked farms they are reactable and fast that they are as	State, for the appraisement of personal property,	"Mr. BYINGTON had lived within the sphere of its bale- ful influence for eight years. He was fautiliar with its ven- emous and incendiary character polygoniar, the minds of	HOUSE OF REPRESENTATIVES.	time allowed him, [a voice "on the assumption State dehts."] But without consuming me time, he would move the previous question; it w
om attending to his acutely satirical para- is, so assiduously as he might wish.	pendence upon niggardly patronage. Amidst their well stocked farms they are respectable, and feel that they are so. They are conscious of the dignity of producers, and are not crushed to the angle by that might of course which like	charters are about to expire, to close their husiness, and providing for the prosecution of suits against	coath, and distracting the peace, dignity and morals of the State, meter a plea of humanity and sauctity, but in defi- men of every obligation of both. He denounced with	12th Month, 6th. W. C. Johnson, of Maryland, gave notice that	seconded. When McKennan, of Pennsylvan said he believed it was one of the best rules of t
The Clermont Outrage.	be pained when it is learned. But, with moderale enter- prise, colored people can become farmers, good, self- initial fentiers, nild then they are elevated at once above changes, and then they are elevated at once above pendence upon argardly patronage. A midst their well- storbed farms they are respectable, and fest that they are so. They are donotions of the dignity of producers, and are not crushed to the earth by that spirit of caste, which like an ever present find broads over them in cities. The children, too, grow up cheerful and settire, with spirits mo- thically the control of the control of the children. The the testimo- hable to execution and enterprised. Then the testimo-	the same; for taxing capital invested in Eank stock &c. Then there were bills to repeal char-	greal severity, the individuals who control the Institute and their practices. There is more evil inflicted by that Insti- tution. (said Mr. B.) upon this State and country, than by	he should ask leave to introduce a hill to relieve the several States and Territories of this Union, and the District of Columbia.	ble. And on the question being taken it was cided in the affirmative, yeas 116, nays 70.
ng terms the outrage recently perpetrated ermont by Kidnappers from Kentucky, in	and school laws still subject them to many disadvantages,	ters and grant charters-reports, petitions, resolutions. Then there was an excited debate about		W. Halsted gave notice that he should intro- duce a bill in reference to taking testimony in ca- ses of contested elections.	J. B. Weller moved that when the Honse a
ent Wigglesworth, a free colored man,	er. And meantime, by practicing self denial, and the vir-	the propriety of substituting open voting for ballot- ing, in elections of officers of the House. Messrs.	idence of the iniquitons character of that institution to as broad as the light of day, and those who control it, glore in their villalny. Such being the fact, it was folly to waste	J. Q. Adams called for the reading of the reso- lution, which he gave notice of his intention	On motion of M. Fillmore the House adjourned  12 month, 12th,
their four children. Effective measures,	oped, matured, and disciplined. But, in cities, doomed to	would have the acts of the servants of the people, open to the inspection of their masters. The House	the enormities of that lastitution all over the State and Union. Its managers concessed the charges—were prond of these! He would therefore vote for the bill."		Some debate took place to-day in the Honse, the reference of the subjects, recommended in the
	fromces, exposed to roinous temptations, with the constant pressure upon them of the pity or contempt of a corrupt	decided to elect the officers viva voce, & proceeded to do so. Mr. Atkinson, Whig, when his	Reasonable men! condemn an institution, re-	which had the precedence.	President's Message, to appropriate committee C. Cushing, a friend of the measures of the Pre- ident, wished that portion of it relative to the E
on being an abolition meeting, as will ap- from some of the resolutions, which we	mintshed.	name was called, said it was of no use to vote on the question of excusing him, for whatever might	of the charges brought against it! Nothing can exceed the wickedness and absurdity of your true	early submitted the resolution was, that there	chequer, referred to the ecommittee of the who Honse. A motion which he made to that effe was lost. C. J. Ingersoll, a leading man amo
	A friend of ours, who cares very little for sublime abstrac-	be the decision of the House, he would not vote and the Honse might do as it pleased—it could not compel him to vote. An angry debate spraug np.	On motion of Mr. Schenck, the bill was laid on		he was ammovably opposed to this measure or a
een and ever will be, ready to mannain and support w provided for the redemption of fugline slaves, es- floor the State of Kentucky in our own, when ta- a legal manner, as pointed out by an act of our own	tions about stacery, but is fond of defing something against it, lately wrote an article for the Xenla Free Press, defining the position of the Liberty party. Mr. Garrison, who has never raised an argument against the Party, Kondied upon my statement or reasoning to the Philanthropist, was the deficited of the internal party of the Philanthropist.	Mr. McNulty wished to have him punished for con-	first week of the session.  Manday, 12th, in the Senate, Mr. Bartley, from	ernment. But there was a rule made by which a	A motion to refer to the committee of the who
ature, made at the special solicitation of the State of cky; olved, That the consity and good feeling heretofora g between the criticens of Ohio and Keuineky is not certable, but absolutely essential to the promotion of	ed upon any statement or reasoning to the Philanthropist, uses the definition of this an anymous correspondent in way	conscientious scruples about voting. Mr. Mc- Nutry insisted on his being punished—but the	the diciary Committee, to which were referred the decedings of a meeting, in Batavia, Cler-	ception, they came from one section of the coun- try and not from another, and he had always considered the 21st rule by which these ne.	that part of the Message respecting the refundi- to Gen. Jackson, the fine imposed on bimat Ne Orleans, was negatived, year 97, nays 103.
ng between the citizens of Ohio and Leumeky is not testrable, hut absolutely essential to the promotion of st interests of both, and that to commune these friend	hostile paper, against the entire Liberty organization, East, West, North and South. This is neither ingenious, nor ingennous. Nor do his comments on some stelements of	Honse seemed disinclined. At length McNulty's name was called, and by way of showing the ef-	wont co., concerning the abduction of the wife of Vincent Wigglesworth, and his children, reported	of the Constitution, which secured to all classes	was referred to the committee on the Judiciary 12 month, 13th.
ith the rights or property of either. olved, That ne citizens of Ohlo, we feel it our duly use from intermeddling with any of the laws or in-	our friend, show so much logic or candor, as might be looked for in the editor of the Liberator.  Our friend having remarked that;—	fect of an evil precedent, be refused to vote, and defied the power of the House to make him. At	existing laws on kidnapping, making provisions	the right of petition. He did not wish to take up the time of the House to discuss the question but was ready at that moment to take the	H. A. Wise and J M. Botts, of Va. debat about an hour to-day about a point of order, a were a great portion of that time speaking co
as interests of both, and that to continue these friend- titudes it is necessary, strictly, to refain from inter- tible rights or properly of other.  The properly of the second of the continue of the second of th	"The Liberty perty embraces the doctrines of the Liber- ty men of 1776. They constituted the first American Po-	Monday, McNulty and Byington were out voted.	for the punishment of the offence complained of.  If Mr. Bartley's wife and children had been stolen, by slaveholders, we presume he would have	uents that he felt authorised to submit the reso- lution—it was to recure to them their rights	trary to the rules of the House and the decision the Chair. The subject was a resolution offer by Mr. Botts to appoint a committee to make inq
din a lawful manner we have never interfered, nor e, to thwart, or prevent the due execution of the	titical Party. The Liberty Party of our day, is but this party revived. It is the old original party of the Declaration and the Constitution; Mr. Garrison comments on	tion.	come to the conclusion that the legislature had a right to interfere, and could interfere successfully.	which are by that rule withheld from them.	ry into the truth of certain charges against whis party; as contained in a letter published
olved, That kidnapping is a dering effence and hein- time in the contemplation of our laws, and one that mut look open with the least degree of allowence	this wise.  "Now it is evident, that if this party is identical with that	mcNnity and Atkinson are too spunky for grave legislators—and as for Mr. Olds, who thought Mr. Atkinson ought to be excused from	A just retribution for this heartless wretch, would be, to be deprived of his wife and children.	the resolution it would require a vote of two thirds to adopt it. The Speaker overruled the point of order. Ha was of the opinion that the	disposition has been made of this subject
olved, That kidaapping is e dering effence and hein- inte in the contemplatin of our laws, and one that me in the work of the contemplatin of the laws, and one that were, and that without the prompt execution of the in such case made and provided, we have no se- for the liberty of the free colored active residents State, or even our own.  State, or even our own.	of 1776, & is prepared to go no further, then did that party, then' instead of doing any thing for the abolition of slavery, it will consult its own selfish desires-hold the word of	voting on the principle that it is "hard to make a whistle out of a pig's tail"-he is altogether too	kidnapped, the legislature interfered prompily,	resolution was in order.	This subject was made the special order to
olved, That the lete elaboration of the wife and child Vincent Wigglesworth, whom we most solemly belone fee and entitled to the available of our belone to be free and entitled to the available of our belone to be free and entitled to the available of our belone to the state of the stat	promise to the ear, and break it to the hope; and prove treacherons to all its professed principles." Very, true if this same party 'is prepared togo no further than did"t' a old party. But, had not Mr. G. been swared by	witty for his place.  On the second day of the session, Mr. Steed-	and the civil authorities of Kentucky aurrender- ad her immediately. The lawa against kidnap- ping make provision for the punishment of	petitions, although the committees to which they could be referred, had not yet been appointed.	I wish to call thy attention to an editorial in the Ph thropist of the 7th inst, in which thou hast spoken o obligation resting upon the people of the free States to
ontrage, and an insult to all law, and so very a mock- all pretence of justice and humanity, as to call for liste and satisfactury redress	very, true it this same party 'is prepared togo no further than did"t' a old party. But, had not Mr. G. been swayed by prejudica, he would have seen, that the writer meant simp-		ping make provision for the punishment of kidnappers, but what will they do for the re- clamation of the kidnapped? It is the duty of	J. B. Weller of Ohio, moved to lay the resolu-	subsequent day.  I wish go all lay there is no that the substitute of the place of
offed, That we cannot believe that the citizens of cky will ever countenence kidnapping, any more he people of Ohio do the stealing of slaves from their the betterill readily leading.	did't' a old party. Bar, had not Mr. G'bero wwyed by prejullea, he would have seen, that the writer meant simplyo sy, that in destries, spirit, and statation the Luberty marty must be party of 175 reviewed. And so it is, In these respects, they are identical. The DOUTRINE of the Liberty uses of 1716 was, that all men as created equal, with cerapion indensible rights. Their spillar was intense with the crapical malemale rights.	Dr. Earle of Portage, moved a resolution for ap-	the lessure to pass resolutions atrongly re- probating this act of kidnapping, and calling	And the yeas and nave having been ordered, 11. A Wise inquired whether his question of order had not the precedence of this motion.	of the party to whom such labor or service is due," is become repelition of the former clause, that they shall need to be seen into a fire State, "HY ANY LAW OR REGULA"
premacy of our laws, and to bring to ponishment	Liberty uses of 1776, was, that all men are created equal, with certain inalignable rights. Their SPIRIT was intense hatred of opposition. Their INTENTION was, (with a few	diency of repealing all laws making distinctions on account of color	upon the Governor of the State to demand the immediate surrender of the poor victims. Has	The Speaker replied, The Chair overrules the question of order. Wise said he would not take up the time of	amount of this doutine is, that we cannot RELEAS! Slave from the claim of his master, nor can we by any of ours DETAIN him from his master, but that he she
olved, That the complaint sometimes made by the	exceptions ronaned chinay to South Ceroline and Georgia,) to apply the doctrine to the extinction of slavery. But	mi data da	the legislature nothing to do, with the protection of the people of Ohio? Is it nothing to this body,	esce in the decision of the Chair.	OELIVERED UP in the same sense that a criminal is del ed up to justice in nor own State. There is no act to see from but our obligation is lo desist, or refrain
property in a prompt and legal menner."	fore was wrong. Let us remember, however, the derkness which then pravailed in relation to hammo rights-and that,	Tha fourth day of the session, Mr. Steedman's hill passed to its third reading, when it was dis-	that the majesty of the State is insulted, its lawagest at defiance and the rights of every citizen put in jeopardy?	motion to lay on the table was negatived—yeas, 85, nays, 93.	acting in favor of the slave. This construction is borne out by the discussions at the time of adopting Constitution, It was followed by Chief Justice Shaw
regard to the whereas, we remark, that it quite unnecessary for the good people of	while consenting to certain concessions to slaveholders, they inwardly rejoiced to obtaining such advantages, as	cussed by Messrs. Earle, Steedman, Byington, and Atkinson. Mr. Earle made an effort, by mo-	Wa hope the action of the House may be more conformable to Justice and Reason. The		
neut to proffer their readinasa to maintain , which has been annulled by a decision of supreme Court of the United States.	We live in the light of a better day; and sail experience	the testimony of blacks and mulattons reveal.	final refusal of the legislature to act in auch a	nays 74.  And the question being stated, shall the main question be now put?	The sheriff themby advice of the Chief Justice, refuse me of the juli to hold the slave. And the julice on the of Habeas Corpus, hy direction of able connect denice the held the slave as an officer, but averred that he held as the agent of Gray. Thus it seems to be setable so for as the derision of the Suprema Court of the U.
so first resolution is disgraceful to the meet- as it places the right of the farmer in Ohio	thwested their intention. The Liberty men of this day,	for ho wished to keep his skirts clear of aboli-	lo redouble lisa activity; oquivalent to a deciar-	question be now put?  Wise inquired whether it would be in order to move the perponentient of the further consideration of the further consideration.	so for as the derision of the Suprema Court of the U. Steines, and the opinion of eminest lewysers and jurists establish it, that there is no obligation placed upon people by the Constitution to participate in retaking title slave, or in any way whatever, to sid his mrie
s farm and slock on the sama level with obber right of the slaveholder to his slave.	1776, see their errors, and would edopt a better policy to	M. Control of the Landau III and March	ation of a want of power of inclination to pro- tect their constituents.  December 14th, Samuel Medary was elected	eration of the subject until some future day. The Speaker said it would not, except by general consent.	people by the Constitution to participate in returning a gillve slave, or in any way whatever, to aid his muste arresting or taking him back in hondage.  For a farther exulanation of this subject, see the
right of property" in man! It is blasphe-	herence, to right principle, in all their no assures.  The charity that thinketh no evil is fals to put that con-	the instance of Kentucky. But since the people, of the tstate had sent agents here to interefro in	State Printer, and Mr. Allen re-elected Senator	H. A. Wiac then asked the common consent of the House. Objection being made, the nyes and nays were taken which resulted year, 84.	Description of Wares Ohio and which I w
e fifth resolution, is another of the same, placing kidnapping & aiding innocent men	struction on a writer's words, which is in accordance with the manifest intention of his language. J. A. Collins is a	our demestic concerns, he thought it nothing but justice to let them take care of their own negroes,	WASHINGTON CORRESPONDENCE.	the resolution was laid over.	
cape from bondage, in the same category of es. Exquisite morality! Would these ve- scriminative people see no difference be-	the manifest intention of his language. J. A. Collins is a right hand man of Mr. Garrison, and was on the Business Committee which reported the following resolutions, in the Gorrention of the Ohio American Society, at Cadiz. The	without calling for the aid of a party, which has been treated in bad faith."  A protty confession truly, that for the last three	WASHINGTON CITY, 12th mo., 10th, 1842. FRIEND BALLEY:	The death of Jas. W. Williams, of Md. having been announced by his colleague of Mason, the House adjourned:	nunishment of Murder by Death, and subst
n the act of a set of freebooters who should	"Resolved, That if the wishes and policy of the fallers	years, Ohio has been the negro-keeper, the over-	Congress has been in session four days of the present week, but the Sanate had not a quorum the first two days.		ting Imprisonment for life. The Watchman cannot need it:'The present Legislature Vermont has passed an act abolishing can
, and the act of a christian captain, who id lend his vessel to aid their escape?	Alwery would now be extinct.	Steedman, in his effort to change her relations in this respect—not because the office of slave-calcher	In the Senate on the 7th, S. S. Crafts, of Vermont, and W. L. Dayton, of New Jersey, were	convertible Exchequer Bills-one for enlisting	punishment and substituting therefor imprisement during life in the Penitentia, y, unless Governor shall, after one year issue a warr
reference to the third resolution, we would why is kidnapping a "heinous crime?" Does	States,	and negro-keeper was disgraceful to Ohio-not	qualified, and took their seats. The former in place of Senator Phelps resigued, and the latter in place of S. L. Southard, deceased.	ana, and Illinoia, and for building a bridge at Wheeling—one for erecting seven Marine Hos-	requiring the criminal to be executed. This has received the signature of the Governo
make it so? Can the law make it a "hein- rime," to travel over a county bridge, at a	"Resolved. That so far as we exert any political influ- ance, it shall be directed to the support of the principles and policy of the founders of the government upon the subject of slaver."	but we are determined to be revenued of Ken-	imitoduce a but to rebeat the panking law.	the revenue act so as to remove the duty npon sall	
a "heinous erime?" Becauae, it is redu-	of slavery."  This lest resolution, clearly contains a wrong sentiment.  God forbid that any of us should exert our political influ-	Whigs! Mean, mean, to the last degree! That	ion, 26 voice, for Bulfinch, 2, Scattering, 1. So	law has of the State of Manager one to authorize	Cincinnati Prices Current.
to Clause of Eveneva a man in this condi-			the session, and according to a resolution pass-	Hudeon river-one for establishings Warehous.	The urion of horsethe past week has had a tendenra
	ance in support of the reliev of the founders of the govern	repeal. If wrong, no comity could sanction	one yet to be elected by the House	ing system. W. C. Johnson moved for the print-	portunities for shipping at low freights, and decrea
ical. The kidnapper and elaveliolder, then, file same family—both are heinous crimin-	ence in support of the pelley of the founders of the govern't neat! But, how unfair were it, on the strength of this fittla word, overlooked, doubtless, by the Consention, turnise an argument egalant the Onio American Anti-stavery.	repeal. If wrong, no comity could sanction it, and its repeal ought to be insisted on, just be- cause it is wrong. Legislatures degrade them-	T. H: Benton introduced his hill for the repeal	ing system. W. C. Johnson moved for the print- ing of five thousand copies of a document in rela- tion to State debts. Negatived, ayes, 57, nays,	portunities for simpping at low freights, and decrea number arriving. The present prices innges from \$1. 200. The letter prices given only for very superior is a estimated that the whote number packed this seas
ical. The kidnapper and elaveholder, then, fulle same family—both are heinous crimin- And what better is he, who is an full of rence for the "helnous crima" of slavehol-	ence in support of the pelley of the founders of the govern' near! But, how unfair were it, on the strength, of thi- little word, overlooked, doubtless, by the Convention, to raise on argument against the Ohio Américan Aul Silvery' Speciety—to therape; in with selfshues and compution—and close by the suclamation, "What hope is offered for the yould oversity own of salvers, to such a pasty, expanded its	repeal. If wrong, no comity could sanction it, and its repeal ought to be insisted on, just be- cause it is wrong. Legislatures degrade them- elver, and violate every rule of right, when they suffer their acts to be dictated by caprice, passion	one yet to be elected by the House.  T. H. Benton introduced his hill for the repeal of the Bankrupt law, which was read the first sime, it perjuses to operate in new care only.  No other business of importance his been	ing system. W. C. Johnson moved for the print- ing of five thousand copies of a document in rela- tion to State debts. Negatived, ayes, 57, nays,	portunities for shipping at low for lights, and decree number are wings. The present prices inages from \$1,8200. The latter price is given only for very supprice is a sentiment that the whole number packed this seas the present time is upwards of 70,000. The extremally low prices have compared with former has allorded opportunities for shipping lard to height prince, with a fair inversion for making in the histories.
ical. The kidnapper and elavelholder, then, f the same family—both are heinous crimin- And what better is he, who is so full of tence for the "helnous crime" of slavehol- that he will aid in returning a fugitive	eace in support of the priley of the founders of the govern- near! But, how unfair were it, on the strength of thi- little word, overflowled, doubtle-s, by the Concession, to raise on arguance rigantate (Doils American Anti-listvery Species)—to charge it with self-inhuss and celroption—and close by the self-constants, "What hope is offered for the speaky overflows of slavery, by such a party, exes abill it possibly become dominists over all other-parties?" I	repeal. If wrong, no comity could assection it, and its repeal ought to be insisted on, just because it is wrong. Legislatores degrade them-elver, and violate every rule of right, when they suffer their acts to be dietated by caprice, passion or spite. But, we are unwilling to believe our	one vet to be elected by the House.  T. H. Benton introduced his hill for the repeal of the Bankrupt law, which was read the first time, it proposes to operate in new exact only.  No other Lusiness of importance has been transacted in this branch of Congress. Senator Presson and Callioun lawe both resigned their	Ing system. W. C. Johnson moved for the printing of five thousand copies of a decument in relation to State debts. Negatived, syes, 57, nays, 52, adams observed that the resolution helad submitted the day previous in reference to the 21st lead and these disposed of. He therefore, called for its consideration. Some conversation look place between J. Q. Adams, H. Everett,	the present time is upwared or 1,000.  The extrem is low prices he compared with former lars aforded opportunities for shipping lard to Englan France, with nair margin for profits to the shippers, will have a tendency to keep this article at a good nuring the whole coasing year.  Place bit 902 a 275
ical. The kidnapper and elavelholder, then, f the same family—both are heinous crimin- And what better is he, who is so full of tence for the "helnous crime" of slavehol- that he will aid in returning a fugitive	eace in support of the priley of the founders of the govern- near! But, how unfair were it, on the strength of thi- little word, overflowled, doubtle-s, by the Concession, to raise on arguance rigantate (Doils American Anti-listvery Species)—to charge it with self-inhuss and celroption—and close by the self-constants, "What hope is offered for the speaky overflows of slavery, by such a party, exes abill it possibly become dominists over all other-parties?" I	repeal. If wrong, no comity could annetion it, and its repeal ought to be insisted on, just because it if wrong. Legislauries degrade themelves, and violate every rule or fight, when they suffer their acts to be dictated by caprice, passion or spiic. But, we are unwilling to believe our Legislauries ob ad as Mr. Steedman's remarks might lead us to think. Let us hope, that thema-joirty who passed the bill for the repeal of the law, were glad of an opportunity toun do a dis-	one yet to be elected by the Monse?  T. H. Benno introduced his hill for the repeal of the Enskrupt law, which was read the first No older business of importance files been transacted fit this branch of Congress. Sensor Perston and Callount lave both resigned their sears, the latter will stay however to the end of the seesion, though he has not yet seached here on account of illication that the files of the control of the sears of the sensor of t	Ing system. W. C. Johnson moved for the printing of five thousand copies of a document in relation to State dotts. Negatived, syes, 67, nov., J. Q. Adams observed that the resolution the had submitted the day previous in reference to the 21st leal and to been disposed of. He therefore, the lead on the benedity of the control of the co	the present time is uparties to Amount with forest, the state of the s
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When the Commention of the Countries of the Coun	repeal. If wrong, no comity could sanction it, and its repeal ought to be insisted on, just because it if wrong. Legislauries degrade themelves, and violate every rule or fight, when they suffer their acts to be dictated by caprice, passion or spic. But, we are unwilling to believe our Legislauries ob ad as Mr. Steedman's remarks might lead us to think. Let us hope, that thema-jority who passed the bill for the repeal of the law, were glad of an opportunity to undo a disgraceful and criminal sci—and that the reason assigned by Mr. Steedman was but a pretext, mader which they were willing to shelter themselves from the edium of being denounced as sholitonists by the pro-claivery rabile of the community. Mr. Byrngonetian. The bill was then passed by a vote of 40 to 24. The party complexion is as follows:—  PEDIOGRATA.  YEAS.—J. D. White, M. Reese, J. Reid, G. W. Sharp, I. E. James, W. McClung, W. Douglas, W. Wascheld, Israel Brown, John Gruber, I. Greene, P. Humphiey, J. B. Steedman G. C. Midgett, R. Warren, J. C. Clark, E. B. Olds, J. Lariwill, J. Wulford.—20. NAYS.—J. B. Merkarland, J. Kimely and S. May Candy and G. C. Mudgett, R. Warren, J. C. Clark, E. B. Olds, J. R. May S.—J. B. Merkarland, J. & Rine J. May S.—J. B. Merkarland, J. & R. Rine J. May S.—J. B. Merkarland, J. & Rine J. May S.—J.	one yet to be elected by the Monse?  T. H. Benno introduced his hill for the repeal of the Enskrapt law, which was read the first T. H. Benno introduced his hill for the repeal of the Enskrapt law, which was read the first No culter business of importance his been transacted in this branch of Congress. Senator Person and Caldouns lawe both resigned their sears, the latter will away however to the end of the season, though he has not yet reached here on the control of the former, the Legislature of South Carolina have elected the eleberated George McDoffie, not only to fill the vacancy till the term for which has predecessor was elected bloud expire, (till his predecessor was elected bloud expire, (till his predecessor was elected bloud expire, (till the transaction of the transaction of the American principle.—Study was the depth of his penetrating mind as to make the prediction as early as 1834, that 25 years would scarredly clayer, will it would be bored. He confidered that "American Survey would not be more unanifestly consistent with the will of God, if written with a sundaem in the harvenue." We now have in this high seat eights of this distinguished man, and the man, installing State of South Carolina will be justified as I have the control of the control	ing system. W. C. Johnson moved for the printing of five thousand copies of a decument in relation to State debts. Negatived, syes, 57, nays, 7. Q. Adjams observed that the resolution than the submitted the day previous in reference to the 21st, 10 the submitted the day previous in reference to the 21st, 10 the submitted the day previous in reference to the 21st, 10 the submitted than the submitted that the gradual than the submitted that the submitted than the submitted that the sub	In present out of the process of compared with control of the process of the proc
cal. The kidnapper and elaveloider, them, the same family—both are shedous crimin-And what better is he, who is a of full of use for the relief of the relief of the shedoul crimin-both at the will aid in returning a fugitive to the clutches of the slaveholder! Not a fitter that either. His crime is that of kid-ing—he is but a legalized kidnapper. And tere people boast in one resolution of their general course of the slaveholder in the state of the slaveholder. The colored regions to surrounder up innocent fugitives horizing—an act identifical in principle with which in another resolution, they denounce observed the slaveholder of th	care in support of the peritery of the founders of the govern- ment! But, how unfair were it, on the strength of the Bittle word, overdowled, doubtless, by the Consention, it to trie an argument signature though American Anti-Stavery Socrety-in charge action. "What hope in offered for the special periters of all staver, by such a party, area shall it especially become dominant over all other parties!" I show itself that stavety ment now to all staver, by such a party, area shall it especially become dominant over all other parties!" I show itself that stavety ment now the thing, at the annual to the control of the	repeal. If wrong, no comity could sanction it, and its repeal ought to be insisted on, just because it if wrong. Legislaure's degrade themelve, and violate every rule of right, when they suffer their acts to be dictated by caprice, passion or spic. Bal, we are unwilling to believe our Legislature so bad as Mr. Steedman's remarks might lead us to think. Let us hope, that the majority who passed the bill for the repeal of the law, were glad of an opportunity to undo a disgraceful and criminal act—and that the reason assigned by Mr. Steedman was hat a pretext, noder which they were willing to shelter themselves from the edium of being denounced as sholitonists by the pro-slavery rabile of the community. Mr. Byrugton made an effort to have, the hill postponed indefinitely, but there was 50 nays to 21 yeason the proposition. The bill was then passed by a vote of 46 to 24. The party complexion is a follows:—  YEAS.—J. D. White, M. Reese, J. Reid, G. W. Sharp, I. E. James, W. McClung, W. Douglas, W. Washeld, Israel Bown, John Gruber, I. Greene, P. Humphrey, J. B. Steedman G. C. Modgett, R. Warren, J. C. Clark, E. B. Olds, J. P. Henderson, J. Larrwill, J. Wilford,—30. NAYS.—J. B. McFarland, J. E. King, J. Martin, J. Meredith, Daniel Kelly, A. Gordan, Le Grand Byrugtons, Wh. Nelson, W. Ne. Nelson, W. Ne.	one vet to be elected by the Monse?  T. H. Benno introduced his hill for the repeal of the English part but, which was read the first of the English part but, which was read the first No other Lunistees of importance his been transacted fit this branch of Congress. Senator Person and Caldoun Isave both resigned their seast, the latter will say however to the end of the account of ill fleath in his fraintly. In the place of the former, the Legislature of South Carolina have elected the elebrated Gorge McDoffie, on only to fill the vacancy till the term for which the thin the control of the nation, the name occasion of the control of the control of the nation, the name occasion of the control of the control of the nation, the name occasion of the control of the control of the nation, the name occasion of the control of the control of the nation, the name occasion of the control of the control of the nation, the name occasion of the control of the control of the nation, the name occasion of the control of the control of the nation, the name occasion of the control of the c	ing system. W. C. Johnson moved for the printing of five thousand copies of a document in relation to State debts. Negatived, syes, 67, nov. J. Q. Adams solvered that the resolution to have the submitted the day previous in reference to the 21st leal and to been disposed of. He therefore, took place between J. Q. Adams, H. Everett, took place between J. Q. Adams, H. Everett, took place between J. Q. Adams, H. Everett, T. A. The ayes and anys laxing been ordered, R. A. The ayes and anys laxing been ordered, R. A. State of the submitted of the su	the present under 19 merch or Account of the Company of the Compan
cal. The kidnapper and elaveloider, them, the same family—both are when consumer and the same family—both are when consumer and the same family—both are when the same family—both are when the same family—both are with the same family—both and the result of kidney—be is but a legalized kidnapper. And tree people boast in one resolution of their agrees to surrander up innocent flightness bordage—an act identical in principle with which in another resolution, they denourse whenous crime. **  **The Colord** People** - Anti-Slavery people of Cincinnati are fir from picture at countries and the same family where we live—borne down by a borrest principle or and the same family where we live—borne down by a borrest principle of subscripting for elabelities—sleen on the same family the grown of costs, flatters—and moneyable supply the grown of cases, flatters—should we think of the conduct of those who, prove to be our friends, behaved towards as like one With what greatiful advantage our industry, and engine a register as the same family and the same family and seek as the same family and the conduct of those who, proves to fair the way and so a fixed when a stress which was the same family and the conduct of those who, proves to fair the way and the same family and the sam	core in support of the petite of the founders of the govern- ment! 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T. H. Benno introduced his hill for the repeal of the English per bay, which was read the first of the English per bay, which was read the first No olite Lusiuses of importance his been transacted fit this branch of Congress. Senator Person and Caldoun I lave both resigned their seast, the latter will say however to the end of the ascount of ill flesh in his fraintly. In the place of the former, the Legislature of South Carolina have elected the elberhed Gorge McDoffie, on only to fill the vacancy till the term for which the theory of the control of the nation, the name occasion of the control of the nation, the name occasion of the control of the control of the nation, the name occasion of the control of the control of the nation, the name occasion of the control of the control of the nation, the name occasion of the control of the control of the nation, the name occasion of the control of the control of the nation, the name occasion of the control of the control of the nation, the name occasion of the control of the control of the nation, the name occasion of the control of the control of the nation, the name occasion of the control of the control of the nation, the nation of the nation, the nation of the n	ing system. W. C. Johnson moved for the printing of five thousand copies of a document in relation to State debts. Negatived, syes, 67, neys, 7. Q. Adams was observed that the resolution that the submitted the day previous in reference to the 21st led land not been disposed of. He therefore, called for its consideration. Some conversation, Sepasker, and others, when W. C. Johnson moved to lay the whole subject on the table. The ayes and anys laving been ordered. B. A. The ayes and anys laving been ordered. B. A. State of the subject had been the only one, be believed, called in question publicly by the news uppers of his own party in his district; and he had, in consequence, here would stand by his friends and vote against the repeal of the rule, sink or warm, although her pear inclusives that first shad not be exceeded, here would stand by his friends and vote against the repeal of the rule, sink or warm, although her pear inclusives the print of the same coarse.  The Speaker stated that the gendinan from will not then sheet be printed to also, when some Southern men will not then sheet be printed to also the rule was then taken, and lost, ages, 90, gays, 91.  The greation to lay on the table was then taken, and lost, ages, 90, gays, 91.  The greation to lay on the table was then taken, and lost, ages, 90, gays, 91.  The president's message was received and read. Then thousand cupies were ordered to be printed, and the House adjourned.  Zhang, 80.	the present used is spieched in Account of the Company of the Comp
ized. The kidnapper and elaveloider, them, the same family—both are whence or time the men and the content of the whole of the whole of the whole of the whole of the skewholder? Not a content of the whole of the skewholder? Not a citer that either. He crime is that of kidney has been a content of the skewholder? Not a citer that either. He crime is that of kidney has been a content to the content of the skewholder. He crime is that of kidney has been a content of the content of the crime is that of kidney has been a content of the content o	core in support of the perior of the founders of the govern- ment! But, how unfair were it, on the strength of the Bittle word, overdowled, doubtless, by the Consention, it to Bittle word, overdowled, doubtless, by the Consention, it to steen of argument signals the Ohio American Anti Stavery Socrety-in things it with the Bittle on an offered for the special period of the Consention, it is supported to the period of the Consention of the special period of the Consention of the Consention of the special period of the Consention of the Consention of the Readrish about party, even shall it specially become dominant over all other parties. It is Mr. Garrish nators, that that pelley is shabored by the Ulberty party. Why out treat each other fainty?  Mrassinchusectis, New York, and Ohio. Relative to population, the Liberty vote is larger in Ohio than New York, and, in proportion to the number of Alcolitionisties, greater in Ohio, than Massachusetts. This is the more credit- able to Ohio, when it is remembered, that the au- d-slavery agitation commoned in both these states tefore it was fell in this, and that in both, agreat deal more effort has been laid out. Be- states tefore it was fell in this, and that in both, agreat deal more effort has been laid out. Be- states tefore it was fell in this, and that in both, agreat deal more effort has been laid out. Be- states tefore it was fell in this, and that in both, agreat deal more effort has been laid out. Be- states tefore it was fell in this, and that in both, agreat deal more effort has been laid out. Be- states tefore it was fell in this, and that in both, agreat deal more effort has been laid out. The latery rouse will be largely angen- ines, at the late election, as a late experiment, from the consideration, that the Whig party is so completely prostrated, and the Democratic so clearly triumphant, that many Whig and Democratic canti-slavery men will be detached from their respective partless, the former from deatached in the signal part of the proper size of the f	ropeal. If wrong, no comity could sanction it, and its repeal ought to be insisted on, just because it if wrong. Legislauries degrade themelves, and violate every rule of right, when they suffer their acts to be dictated by caprice, passion or spic. Bat, we are unwilling to believe our Legislature so bad as Mr. Steedman's remarks might lead us to think. Let us hope, that the majority who passed the hill for the repeal of the law, were glad of an opportunity to undo a disgraceful and criminal act—and that the reason assigned by Mr. Steedman was that a pretext, noder which they were willing to shelter themselves from the odium of being denounced as sholtionists by the pro-slavery rabile of the community. Mr. Byragon made as reflort to have the hill postponed indefinitely, but there was 50 nays to 21 yeason the proposition. The bill was then passed by a vote of 46 to 24. The party complexion is as follows—  DELOGGATA.  YEAS—J. D. White, M. Reese, J. Reid, G. W. Sharp, I, E. James, W. McClung, W. Douglas, W. Wakeful, Israel Brown, John Gruber, I. Greene, P. Humphiery, J. B. Steedman G. C. Mufgett, R. Warren, J. C. Chark, E. B. Olds, J. P. Henderson, J. Lariwill, J. Wulford.—30. NAYS.—J. B. McFarland, J. & Ring, J. Martin, J. Meredith, Daniel Kelly, A. Gordan, Le Grand Byragon, Elbu Johnson, Wm. Nelson, Cale J. McNulty, C. Okey, R. W. Cahill, H. C. Brisk, Rudolphus, James Riglore, D. McConnell.—17.  ABSENT.—N. Spindler.—1.	one vet to be elected by the Monse?  T. H. Bennoi introduced his hill for the repeal of the Enskrapt law, wheth was read the first and the Enskrapt law, wheth was read the first No olite; business of importance his been transacted fit this branch of Congress. Senator Freston and Callouni lave both resigned their seast, the latter will say however to the end of the seast, the latter will say however to the end of the account of ill flesh in his family. In the place of the former, the Legislature of South Carolina have elected the echebrated Gorge McDuffe, not only to fill the vacancy till the term for which the seast the seast of the seast of the seast of the carolina of the seast of th	ing system. W. C. Johnson moved for the printing of five thousand copies of a document in relation to State debts. Negatived, syes, 67, nevs. J. Q. 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Mrs. State of the control of the control of the control of the control of the control of the why out test each other feirly?  Mrs. State of the control of the control of the control of the control of the control of the why out test each other feirly?  Mrs. State of the control of the control of the control of the control of the control of the control of the control of the control of the control of the control of the state to force it was felt in this, and that in both, a great deal more effort has been laid out. Be- sides, the vote in this State has doubted in one type of the control of the co	ropeal. If wrong, no comity could sanction it, and its repeal ought to be insisted on, just because it if wrong. Legislauries degrade themelves, and violate every rule of right, when they suffer their acts to be dictated by caprice, passion or spine. But, we are unwilling to believe our Legislatures so had as Mr. Steedman's remarks might lead us to think. Let us hope, that themajority who passed the bull for the repbal of the law, were glad of an opportunity to undo a disregaceful and criminal act—and that the reason assigned by Mr. Steedman was but a pretext, noder which they were willing to shelter themselves from the odium ob being denounced as shothionists by the pro-slavery rabble of the community. Mr. Byragon made an effort to have the hill postponed indefinitely, but there was 50 asys to 21 yeas on the proposition. The bill was then passed by a vote of 40 to 24. The party complexion is a follows:  YEAS.—J. D. White, M. Reess, J. Reid, G. W. Shary, L. F. James, W. McClung, W. Douglie, W. Wastefield, Isruel Bowen, John Gruber, L. Greener, P. Humphirey, J. B. Steedman G. C. Madgett, R. Warren, J. C. Clark, E. B. Olds, J. P. Henderson, J. Larwill, J. Winford.—20.  NAYS.—J. B. McParland, J. B. King, J. Martin, J. Merceld, D. Larwill, J. Winford.—20.  NAYS.—J. R. McParland, J. B. King, J. Martin, J. Merceld, D. Larwill, J. Winford.—20.  YASS.—J. A. Smith, R. Robinson, J. B. Ackley, W. B. McCrean, D. Fisher, J. Chenowith, B. Wer, W. B. McCrean, D. Fisher, J. Chenowith, B. Wer, W. B. McCrean, D. Fisher, J. Chenowith, B. Wer, W. B. McCrean, D. Fisher, J. Chenowith, B. Wer, W. B. McCrean, D. Fisher, J. Chenowith, B. Wer, W. B. McCrean, D. Fisher, J. Chenowith, B. Wer, W. B. McCrean, D. Fisher, J. Chenowith, B. Wer, W. B. McCrean, D. Fisher, J. Chenowith, B. Wer, W. B. McCrean, D. Fisher, J. Chenowith, B. Wer, W. B. McCrean, D. Fisher, J. Chenowith, B. Wer, W. B. McCrean, D. Fisher, J. Chenowith, B. Wer, W. B. McCrean, D. Fisher, J. Chenowith, B. Wer, W. B. McCrean, D. Fisher, J. Chenowith, B. Wer, W. B. McCrean, D	one yet to be elected by the Monse?  T. H. Benno introduced he hall for the recel  T. H. Benno introduced he hall for the recel  T. H. Benno introduced he hall for the recel  time, it purposes to operate in new casts only  No other business of importance his been  transacted fit this branch of Congrees. Senator  Freston and Cathoun lave both resigned their  esseion, though he has not yet reached here on  account or ill fleath in his framily. In the place  of the former, the Legislature of South Corolina  have elected the debreaded George McDeffler, only  have elected the debreaded George McDeffler, only  have lected the debreaded George McDeffler, only  have lected the debreaded George McDeffler, only  the tennel of meanty but for air, years ensuing  that period. So we have in the lugitest sean of  the cunnel of the naxion, the mins or croft-search  the cunnel of the naxion, the mins or croft-search  to the cunnel of the naxion, the mins or croft-search  Such was the depth of his penetrating unitd as  to raiks the prediction access period the debreaded  burst expedient in order to perfect the occal-  burst expedient in order to perfect the occal-  bard. He considered that "American Slavery  would not be more sunnificially consistent with  the will of God, if written with a sunbeam in  the harves." We now have from this high tease  align to this distinguished man, and the man-  insiviting States of South Carolina will be just-  led on Northern laborers now petition this  Led on Northern laborers now petition this  control that the predaction of their rights as  freetmen, and they will be rebaked, and reminded  that it is meet that they whould be in bondage  form the subset of the propressed, and they  will be to dutal that they are asking to bave remove  from itshed vione of the corner-stones of our re-  ere in its bods, the restoration of their rights as  freetmen, and they will be rebaked, and reminded  that it is meet that they should be in bondage  form the area of the propressed, and they  will be charged w	ing system. W. C. Johnson moved for the printing of five thousand copies of a decument in relation to State debts. Negatived, syes, 57, nays, 7. A. Agam solvered that the resolution that submitted the day previous in reference to the 21st. T. A. Agam solvered that the resolution he had submitted the day previous in reference to the 21st led land not been disposed of. He therefore, called for its consideration. Some conversation took place between J. Q. Adams, H. Everett, to lay the whole subject on the takle. The ayes and nays lawing been ordered, B. A. Bidlack of Pennsylvania, asked to be excused from toning. His vote, heretofore in relation to this ording the state of th	In the second of the process of compared with Fernal and deed opportunities for shipping leafth angular methods of the process
ized. The kidnapper and elaveloider, them, it lea eam family—both are whencus crimin—And what better is he, who is an full of terree for the "thelmous crimin" of alwebol, that he will aid in returning a fugitive to the clutches of the slavebolder! Not a citter than either. His crime is that of kidning—he is but a legalized kidnapper. And liese people boast in one resolution of their upperson our mander up in mocent fugitives loordage—an act identical in principle with which in an other resolution, they denounce "heiseous crime."  **The Colored People.** Anti-Slaverp people of Cincinnati are far from given to continuous crime. It is a subject to the continuous crime. It is a subject to the continuous crime. It is a subject to the continuous continuou	core in support of the prefer of the founders of the governinent! But, bow under were it, on the strength of the little word, overslowled, doubtless, by the Consention, to trace an argument explaint the Othe American And Stevery Law of the Consention, to the consention, to the consention of the consention of the consention of the consent of the cons	repeal. If wrong, no comity could sanction it, and its repeal ought to be insisted on, just because it if wrong. Legislaures degrade themelves, and violate every rule of right, when they suffer their acts to be dictated by caprice, passion or spine. But, we are unwilling to believe our Legislatures so bad as Mr. Steedman's remarks might lead us to think. Let us hope, that themajority who passed the bill for the repeal of the law, were glad of an opportunity to undo a disgraceful and criminal act—and that the reason assigned by Mr. Steedman was but a pretext, noder which they were willing to shelter themselves from the edium of being denounced as shothtonists by the pro-alsvery rabble of the community. Mr. Byragton made an effort to have the hill postponed indefinitely, but there was 50 nays to 21 yeas on the proposition. The bill was then passed by a vote of 46 to 24. The party complexion is as follows:  MELOGALTH.  YEAS.—J. D. White, M. Reese, J. Reid, G. W. Sharp, I. F. James, W. McClung, W. Douglan, W. Wasefuld, Jarval Brown, John Grinder, I. Greene, P. Homphrey, J. B. Steedman G. C. Madgett, K. Warren, J. C. Clutt, E. B. Olds, J. P. Henderson, J. Lartwill, J. Wilford,—30.  YAYS.—J. B. McParland, J. R. King, J. Martin, J. McReidth, Banne Rigger, D. McCounel.—17.  YEAS.—J. A. Shinth, R. Robinson, J. B. Ackley, W. B. McChen, D. Fisher, J. Chesonist, B. Campbell, J. P. Conversa, J. Padge, S. Atherton, N. Drie, J. M. Schlebert, I. Comissie, McClumer, M. Marchell, M. Drie, J. M. Schlebert, I. Comissie, McClumer, M. Marchell, M. Dries, J. M. Schlebert, I. Comissie, McClumer, M. Marchell, M. C. Broenvier, M. P. Clumer, M. M. Company, M. M. Schlebert, I. Comissie, McClumer, M. Marchell, M. C. Broenvier, M. P. Clumer, M. M. P. Marchell, M. Clumer, M. M. P. Marchell, M. C. Conv	one yet to be elected by the Monse?  T. the Benno introduced he hall for the repeal T. the Benno introduced he hall for the repeal time, it purposes to operate in new cast only No other business of importance his been transacted fit this branch of Congrees. Senator Freston and Cathoun lave both resigned their residence of the control of the control of the control account of ill flesh in his fraintly. In the place of the former, the Legislature of South Carolina have selected these deboarded Gorge (McDeffler, only have selected these accounts of the selected the have selected the selected should expire; (lite 4 of March next), but for aix years ensuing that period. 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A. Smith, R. Robinson, J. B. Ackley, W. B. McCreen, D. Fisher, J. Chenowith, E. Capad Byragton, Elihu Johnson, W. M. Selson, L. C. Marget, W. B. McCreen, D. Fisher, J. Chenowith, E. Capad Byragton, Elihu Johnson, W. M. Selson, L. C. May, D. Chambers, G. W. Woodbridge, J. Probasso.—8.  NAYS.—Thomas Ross, O. Curry, I. Housewan, D. Chambers, G. W. Woodbridge, J. Probasso.—6.	one yet to be elected by the Monse?  T. the Benno introduced he hall for the recel  T. the Benno introduced he hall for the recel  T. the Benno introduced he hall for the recel  time, it purposes to operate in new casts only  No culter business of importance his been  transacted fit this branch of Congrees. Senator  Freston and Cathoun lave both resigned their  esseion, though he has not yet reached here on  account or ill fleath in his framily. In the place  of the former, the Legislature of South Corolina  have elected the circuits of South Corolina  that period. So we have in the lagitest sean of  the cunnel of the naxion, the man so create and  the cunnel of the naxion, the man so create and  the cunnel of the naxion, the man so create and  the cunnel of the naxion, the man so create and  so we have in the lagitest sean of  the cunnel of the naxion, the man so create and  so we have in the lagitest sean of  the cunnel of the naxion, the man so create and  so we have in the lagitest sean of  the cunnel of the naxion, the man so create  Such was the depth of his penetrating unitd as  or make a prediction as early as 1834, that 25  yeart would caractely olysee, till it would be  tourd expedient in order to perfect the occal-  barrel. He considered that "American Slavery  would not be more sunnifestly consistent with  the will of God, if written with a sunseem in  the havever." We now have to make any  sight of this distinguished man, and the nun-  insiviting States of South Corolina will be just-  ded for children in the United States Sen-  Lel on Northern laborers now petition this  body, to break the yoke of the oppressed, and they  will be told ulate they are asking to bave remove  from itshed vone of the corner-stones of our re-  ere in bloo	ing system. W. C. Johnson moved for the printing of five thousand copies of a document in relation to State debts. Negatived, syes, 67, nevs. J. Q. Adams observed that the resolution that the submitted the day previous in reference to the 21st leal and to been disposed of. He therefore, took place between J. Q. Adams. J. Everett, and the state of the state o	the present used is where the content of the conten
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The old slay referred to, lixed in the New York Observer is the contraction of the co

or this city, and epitomized by the New York Observer.

or this city, and epitomized by the New York Observer.

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Other testimony from the same witness of a similar character is published, besides the testimony for the condition of the condition of the city of New York conditions of the city of th

uly, he was informed hy his seased) Mrs. Stihbs, was in a . He directed her to go and ich she did on the Mondav

afraid to do any thing for her.—I never smelt this city. The third my brethren—and such a stench, nor saw such filth; saw a kind the speaker's agitation here became excessor bell with nothing on it but as filthy agit, and sive, while he paused, and wheel the large thing that passed the old woman was in the bed, the six one about to address you faint. The six woman to support her, lest labould ren, it he who is now about to address you faint. The six woman then got a dealt grip—liaten to thim?

for the whole South to constant to the whole south to constant and the resorting to every art and device they can to rob them of their property."

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ne South, we believe, has for a long time doant considering that question, in South however, need not think of right, to North it was a superior of the North will not feel called upon to any portion of the relizance, or the south consideration—of the North will not feel called upon to any portion of the relizance, or take measure, the south of the south conting that question. All the North know velocity that all auch considerations would end soke. The South cannot live out of the state of the south continues the south co

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By the Governor.

J. SLOANE, Secretary of State.

### REMARKABLE ANECDOTE.

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I have seen the disobedience of a son down the grey hairs of his father to the gr Farmer's Cabinet.

Mamer's Cubinet.

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july 9...

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